

LEGISLATURE OF THE STATE OF IDAHO  
Sixty-first Legislature First Regular Session - 2011

IN THE SENATE

SENATE BILL NO. 1012

BY JUDICIARY AND RULES COMMITTEE

AN ACT

RELATING TO THE SUPREME COURT REPORTER; AMENDING SECTION 1-505, IDAHO CODE,  
TO REVISE PROVISIONS RELATING TO THE DUTY OF THE STATE LAW LIBRARIAN TO  
DISTRIBUTE CERTAIN PRINTED VOLUMES AND TO MAKE TECHNICAL CORRECTIONS.

Be It Enacted by the Legislature of the State of Idaho:

SECTION 1. That Section 1-505, Idaho Code, be, and the same is hereby  
amended to read as follows:

1-505. DISTRIBUTION OF REPORTS. The reporter shall have no pecuniary  
interest in the reports. The decisions of the said ~~S~~supreme ~~C~~court shall be  
prepared for publication, by the reporter, as rapidly as possible, and as  
soon as a sufficient number of decisions are prepared to fill a volume, such a  
volume shall be printed, and as many copies thereof as directed by the admin-  
istrative director of the courts, shall be delivered to the state law librar-  
ian, who shall distribute them as follows: ~~T~~to the ~~L~~ibrarian of ~~C~~ongress,  
three (3) copies; to the Idaho ~~S~~tate ~~L~~aw ~~L~~ibrary, five (5) copies; to the  
~~U~~niversity of Idaho, general library, two (2) copies; to the Idaho ~~S~~tate  
~~U~~niversity ~~L~~ibrary, one (1) copy; to Boise ~~S~~tate ~~U~~niversity ~~L~~ibrary,  
one (1) copy; to the ~~C~~ollege of ~~L~~aw of the ~~U~~niversity of Idaho, twelve  
(12) copies; to the Lewis-Clark ~~S~~tate ~~C~~ollege, one (1) copy; to the library  
at the state penitentiary, one (1) copy; to each county prosecuting attor-  
ney, one (1) copy; to each magistrate, one (1) copy; to each district judge,  
one (1) copy; to each justice of the ~~S~~supreme ~~C~~court, one (1) copy; to the  
clerk of the ~~S~~supreme ~~C~~court, one (1) copy; to the attorney general, five (5)  
copies; one (1) copy to the ~~D~~epartment of ~~L~~ands of Idaho; one (1) copy to  
the ~~P~~ublic ~~U~~tilities ~~C~~ommission of Idaho; one (1) copy to the ~~I~~ndustrial  
~~C~~ommission; one (1) copy to the ~~D~~ivision of ~~P~~ublic ~~W~~orks; one (1) copy  
to the ~~D~~epartment of ~~I~~nsurance; one (1) copy to the ~~J~~udiciary ~~C~~ommittee  
of the ~~S~~enate during sessions of the ~~L~~egislature; one (1) copy to the  
~~J~~udiciary ~~C~~ommittee of the ~~H~~ouse of ~~R~~epresentatives during sessions of  
the ~~L~~egislature; to each state and territory in the United States sending  
to this state copies of its printed court reports, one (1) copy for the use of  
the state library or law library thereof; to each foreign state or country,  
sending to this state copies of its printed court reports, one (1) copy; to  
the governor, secretary of state, state treasurer, state controller, super-  
intendent of public instruction, each one (1) copy; and to other officers  
and institutions as directed by the administrative director of the courts;  
provided, that each public officer receiving a copy of any volume or volumes  
of said reports under the provisions of this section, shall take good care  
of the same, and shall upon retiring from office, turn the same over to his  
successor in office, provided further, that copies of any volume of such  
reports may be again issued to any of said officers, institutions, states or  
territories upon good and sufficient proof of loss of the copies sought to

1 be replaced, presented to the administrative director of the courts, who may  
2 direct the librarian to furnish another copy of the volume so lost, in place  
3 thereof. Any of the said officers, institutions, states or territories may  
4 inform the administrative director that they do not wish to receive these  
5 volumes or wish to receive a lesser number of volumes than specified in this  
6 section. The state law librarian shall then cease distributing volumes to  
7 those recipients who no longer wish to receive them, and shall distribute the  
8 number of volumes requested to those recipients who wish to receive a lesser  
9 number of volumes than specified in this section. Recipients may also inform  
10 the administrative director that they wish to resume receiving the volumes,  
11 or wish to resume receiving the full number of volumes specified in this sec-  
12 tion, and the state law librarian shall then distribute to those recipients  
13 the volumes published thereafter in the number specified in this section.